TATES PATENT AND TRADE TRK OFFICE At(s): LINEMEYER ET AL. Group Art Unit: 1812 hereby cerify that this correspondence is being Examiner: J. ULM arial No.: 08/229,418 Filed: April 15, 1995 FOR DNA ENCODING BRADYKININ B1 RECEPTOR on the date ASSOCIATE POWER OF ATTORNEY D.C. 20231, Assistant Commissioner for Patents Washington, D.C. 20231 Sir: In connection with the above-identified application the undersigned attorney and/or agent of record, hereby c/o Patent Dept., MERCK & CO., INC., Registration No. 36,545 appoints J. MARK HAND P.O. Box 2000, Rahway, New Jersey 07065-0907, an associate attorney and/or agent, to prosecute this application, to make alterations and amendments therein, to receive the patent and to transact all business in the Patent and Trademark Office connected therewith. All communications in connection with the prosecution of the above-identified application should be sent to c/o Patent Dept., MERCK & CO., INC., P.O. Box 2000, Rahway, New Jersey J. MARK HAND 07065-0907. ļ. mk Respectfully submitted, Signed at Rahway, New Jersey this 25T day for Applicant(s) Attorney Reg. No. 32,633 **d** MARCH 1997

(908)594- 5321

DATE: March 25, 1997

REV.10/02/95

✓ENT Case No. 19	202
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE DECLARATION AND POWER OF ATTORNEY

Commissioner of Patents and Trademarks Washington, D.C. 20231

As a below-na	med inv	entor, I hereby o	declare that I believe I ar	m the:		
original, first and	sole inve	entor; or				
an original, first a	nd joint i	nventor along w	vith the other inventors li	sted below, of the subjec	t matter whi	ch is
claimed and for which a	patent i	s sought on the	invention entitled			
	DNA	ENCODING BE	RADYKININ B1 RECEP	TOR		
the specification of whic	h 🛛	is attached he	reto;			
		was filed on		as Application		
· hat		Serial No.		and was amended		
		through		(if applicable).		
I hereby state the claims, as amended			d understand the conten	its of the above-identified	specificatio	n, including
			the Patent and Tradema	rk Office all information I	enown to me	to be material
to the patentability of thi	-					
The face			Foreign Priority			
I hereby claim	foreign :	priority benefits	under Title 35, United S	tates Code, §119 of any	foreign appl	lication(s)
for patent or inventor's o	ertificate	e listed below a	nd have also identified b	elow any foreign applica	tion for pate	nt or
inventor's certificate for	the sam	e invention havi	ing a filing date before th	nat of the application on t	which priorit	y is claimed:
		4	Prior Foreign Applicat	ion(s)	Priority C	laimed
Country	Number		Date Filed	Attorney Docket	Yes	No
					\Box	
Country	Number		Date Filed	Attorney Docket	Yes	No

#EV.7/23/93

Page 1 of 4

Prior United States Filing

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed elow and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application(s) in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date(s) of the prior application(s) and the national or PCT international filing date of this application:

Reg. No. 35,403	Reg.	No. 32 ,633	Reg. No.	Reg. No.	
JOHN W. WALLEN	• • •	L. TRIBBLE			
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Appin. Ser. No.	Filing Date	Status	Attorney Docket		
Appin, Ser, No.	Filing Date	Status	Attorney Docket		

application and to transact all business in the Patent and Trademark Office connected therewith. Please address all

John W. Wallen III
Patent Department
Merck & Co., Inc.
P.O. Box 2000
Rahway, NJ 07065-0907

Telephone No. (908) 594- 3905

communications to:

I here by declare further that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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REV.7/23/93

Page 3 of 4

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